# Exhibit G

### Case 22-12916-MBK Doc 15-9 Filed 04/15/22 Entered 04/15/22 09:58:15 Desc Exhibit G Page 2 of 4

# **Kyle Eingorn**

From: Geoff Neumann < geoff.neumann@gmail.com>

Sent: Wednesday, March 23, 2022 9:52 AM

To:Kyle EingornCc:Lynne VanartsdalenSubject:Re: Beltway v. Sariotis

Attachments: 61 Redwood Dr-Listing Agreement-Sariotis.pdf

#### Hello Kyle:

I am attaching the listing agreement for 61 Redwood. As I am sure you know we have used our 2 sheriff sale adjournments. Is there any way your client will agree to use theirs as well - you still have 2 left. I can foresee my client getting a contract by April 11 but not closing. by then

Let me know either way.

Thanks,

Geoff Neumann, Esq.

BROEGE, NEUMANN, FISCHER & SHAVER, LLC

Attorneys at Law 25 Abe Voorhees Drive Manasquan, NJ 08736

Tel: (732) 223-8484 ext. 212

Fax: (732) 223-2416

Email: geoff.neumann@gmail.com

NOTICE: This e-mail is from the law firm of Broege, Neumann, Fischer & Shaver, LLC, and is intended solely for the use of those to whom it is addressed. If you believe you received this e-mail in error, please notify the sender immediately, delete the e-mail from your computer and do not copy it or disclose it to anyone else. If you are not an existing client of Broege, Neumann, Fischer & Shaver, LLC, nothing in this email should be construed to create an attorney-client relationship unless it contains a specific statement to that effect and do not disclose anything in reply that you expect Broege, Neumann, Fischer & Shaver, LLC to hold in confidence. If you properly received this e-mail as a client, co-counsel or retained expert of Broege, Neumann, Fischer & Shaver, LLC, you should maintain its contents in confidence in order to preserve any attorney-client, work product, or other privilege that may be available. Nothing in this email should be construed to give tax advice and you should consult your tax professionals for advice in all tax matters.

On Thu, Jul 22, 2021 at 10:56 AM Geoff Neumann < geoff.neumann@gmail.com > wrote:

No problem, Kyle. Im am sure it says so in the complaint(s). Same response, however. I am not presently authorized to accept service in any state court proceedings. If that changes by end of day I will let you know.

Thanks,

Geoff Neumann, Esq.

BROEGE, NEUMANN, FISCHER & SHAVER, LLC

Attorneys at Law

25 Abe Voorhees Drive

Manasquan, NJ 08736

# MONMOUTH OCEAN REGIONAL MILITIM FARET

	I I	XCLUSIVE RIGHT TO SELL AC	PREEMENT OR EX	COLUMN PRODUCTIONS S	ervice	
	MAILING ADDRESS (	IF DIFFERENT 1841 Please	rest, Oakburst N.	COMPLEX/SUB	WP OR BORO Ocean	
	OWNER(S) George Sar OWNER'S ADDRESS	lotie			-division_ IOME PHONE <u>(732)684-39</u> 0	
	LISTING AGENCY PAR	L. A.M.			ATT PHONE	3
	PHONE (732)544-5410	rke & Manna Real Estate Ages		LISTING AGENT Gree	ory Sariotis	
		Set to be marked as a set of the				
		res to be performed by the listing R.E. schulve trrevocable right to sell the r		***************************************	neaning one or more owners) has Dr. Ocean, NJ 07712-8711	'oby grant the Listin
	a price of \$ 599,660.00	, or to lease the property at a	monthly metal area	26	(	roperty Address)
	strother proper that will not be	nd fully cooperate in the sale or lease e property (including, without limite on that this property is not listed in community than the state of the lease.	o of the property, included, placing the pro- any manner with any	other peoples or employs to perty on insumes after like, againg preming the listing Ki	eny protection period for any li-	sites pursed by this
	of June 1  parties. Linning Realtons the Expiration Date is ca	erk, shall bogin on the 33 de 20 33 (the "Expiration Dain") bu B and Owner agree that no marketin tilled the "Term" of this oppenment	y of Macch is this agreement is bi ge or aboving of the	, 20 22 (the Commerce nding on the parties and in property may occur until the	coment Date) and shall expire on full force and effect as of the da o Commencement Date. The date	the 33 ds te it is signed by th
	<ol> <li>The Listing REALTORS Multiple Listing Service</li> </ol>	Dagrees to exert his her best efforts, in accordance with its Rules and R.	to obtain a buyer or i	essee for the property and a	grees to register the stone with a	Participants of the
	3. All persons signing this agreement as Owners represent that they are either owners or authorized by the Owners to sign this agreement, and that they have the Summary of the NI Law Against Discrimination at well as the Computer Informatical Property. Owners acknowledge receipt of the					
	Owners), the Owners shall of title. In the ovent of at who contacts Owners abo	Il pay a commission of 4,000% on exchange, the listing price shall be not this listing or the sale or leaving the	of the sale price considered the sale	executed, regardless of who to the Listing Realtons. The price. Owners agree to refer	brought about such sale or exchi commission shall be due and pa to the Listing REAL TORD eve	lyapje abou ciosius ith betaon of europ
5.	If before the Expiration De one): % of the language execution of the language execution of the language execution on all rone thereof, the tanant purchastitle.	and, the property is leased, regardless the total rent payable during the terrease. I in equal monthly installment wait or extensions, pursuant to the seas the property a commission of	of who brought about n of the lette; or its over the term of the provisions of the pre % of the	such lease (including the Ow morth(s) in it lease. If the meaney comi- ceding sentences, if during sale price shall be peid by a	nate indice through the Listing R eners), the Owners shall pay a con- cent. The commission shall be inued beyond the initial term, the the term of the lease or any ext the Owner to the Listing Resitor	EALTOR®.  imission of (choose tyable (check one)  Owners shall pay tension or renewal  supon closine of
6.	If a lease or a contract for after the Expiration Date of this agreement, the Owner the lease occurs. However period with another liceus Date there is no executed in	the sale or exchange of the property or any extension thereof (the "protect or shall pay to the Listing Realism®. It the Owners shall not be obligated and real estate broker, and a sale, the east or contract of sale then pending	of any other agreeme ion period*) to a prof a commission as abo to pay such commis are or exchange of th	nt for the transfer of the pro- pocitive buyer or lessee that we described, irrespective of sion if (a) a bone-fide listin a property is made during the	perty is executed within a period was introduced to the property d when the closing date or comm is agreement is emered into duri the protection period; and (b) as	of 14 days uring the Term of execution date of ing the protection of the Expiration
7.	The Owners agree to indent the property.	runify and hold harmless the REALT	ORSO mon any clai	n arising out of personal in	when to a tenant or other person	i injured in or on
\$.	The Owners (check one)	agree to permit Ado not agree to	permit a took box to b	e placed upon the nonners/ F	with I folio Dital them	
	A COLORE AND AND A COLORER AND	HATE BY DEFINAL   100 HOLDS (1994 SA 1	elling the serve and to	والمرافق وال		
9.	purchase price as his/h	coperation with another member of part of the commission. Li	I the MLS and a co	mmission is paid the Listin	ng REALTORA Will reuin 2	ka (subagents);
tó.	If the property is leased in opert of the commission. Lis	cooperation with another member of king REALTORS offers the follow	the MLS, the Listing ing lease commission	REALTORD will recein to: Landlord's Agents (sub	agenta):	Transaction nount as his/her Dual Disclosed
Н.	Owners and Litting REALT Buyer's Agent is representing participates in the brokerage	ORD understand that, if a buyer has to the Buyer and has no fiduciary re fee.	been obtained by a teponarbillty to the Or	Suyer's Agent who has a wri where or the Listing REALT	tion Buyer's Agent contract with TORM, regardless of whether the	that Buyer, the Buyer's Agent
	The Owners agree and acknow the property. The Owners, commission as set forth abov	owiedge that the dollar amount of the by executing this agreement, authorized to the proceeds of the sale price	commission shell be drize and direct the	a lien (a legal claim) on the party disbursing the closic	ng proceeds to pay to the brol	ed from sale of ter(s), the full
•	be entitled to a commission a	aken by condemnation through an en I the rate set forth herein on the price	4 im 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ner hermologis. Mer contract of sale, the Lindag	Reshor® shall
3 <b>7</b> .	(Name of Li	fotls as an authorized r	epresentative of Bu	rke & Manna Real Estate (Name of Brokera	Agency	
Į.	intend as of this time, to work  Seller's (tandlord's) agent o	mly X Seller's (landlord's) teem and	disclosed dual agent	if the season wis a last ETM		
15. 1	Owners agree that this agreem	sert shall be binding on the heirs, exc	cutors, administrator	L personal representatives a	nd assignment of the Owners	
Narte (	A Namus Real Estate, 2668 A Busser. Y Barlotte	Aversia Orean NJ 27711 Produced with Lette Vold Tremections (sig		B		41 Rednesd Dr

## Case 22-12916-MBK Doc 15-9 Filed 04/15/22 Entered 04/15/22 09:58:15 Exhibit G Page 4 of 4

REMARKS:	
Witness  Salesperson  Gregory Sariotis	DATE 3/21/22  Owner, Principle Corporate Logal Signature  George Seriotis
Accepted by: Listing Broker or Authorized Signature	Owner, Parmer or Corporate Legal Signature

LISTING BROKERS USUALLY COOPERATE WITH OTHER BROKERAGE FIRMS BY SHARING INFORMATION ABOUT THEIR LISTINGS AND OFFERING TO PAY PART OF THEIR COMMISSION TO THE FIRM THAT PRODUCES A BUYER. THIS IS GENERALLY REFERRED TO AS THE "COMMISSION SPLIT." SOME LISTING BROKERS OFFER TO PAY COMMISSION SPLITS OF A PORTION OF THE GROSS COMMISSION, USUALLY OF THE GROSS COMMISSION LESS OFFER A PORTION OF THE GROSS COMMISSION LESS ONLY A MINIMAL LISTING FEE OR LESS ZERO. THE AMOUNT OF COMMISSION SPLIT YOUR BROKER OFFERS CAN AFFECT THE EXTENT TO WHICH PROPERTY IS EXPOSED TO PROSPECTIVE BUYERS WORKING WITH LICENSEES FROM OTHER BROKERAGE FIRMS. ON THIS LISTING, THE BROKER IS OFFERING A COMMISSION SPLIT OF 21/2 MINIUS 160 TO POTENTIAL COOPERATING BROKERS. IF YOU FEEL THAT THIS MAY RESULT IN YOUR PROPERTY RECEIVING LESS THAN MAXIMUM EXPOSURE TO BUYERS, YOU SHOULD DISCUSS THOSE CONCERNS WITH THE LISTING SALESPERSON OR HISHER SUPERVISING BROKER BY SIGNING THIS LISTING AGREEMENT THE OWNER (S) ACKNOWLEDGE HAVING READ THIS STATEMENT ON COMMISSION SPLITS.

\*AS SELLER, YOU HAVE THE RIGHT TO INDIVIDUALLY REACH AN AGREEMENT ON ANY FEE, COMMISSION, OR OTHER VALUABLE CONSIDERATION WITH ANY BROKER, NO FEE, COMMISSION OR OTHER CONSIDERATION HAS BEEN FIXED BY ANY GOVERNMENTAL AUTHORITY OR BY ANY TRADE ASSOCIATION OR MULTIPLE LISTING SERVICE NOTHING HEREIN IS INTENDED TO PROHIBIT AN INDIVIDUAL BROKER FROM INDEPENDENTLY ESTABLISHING A POLICY REGARDING THE AMOUNT OF FEE, COMMISSION, OR OTHER VALUABLE CONSIDERATION TO BE CHARGED BY THE BROKER IN THIS TRANSACTION.\*

**REVISED 05/2021** 

Produced with Lone West Transaction's (supform Edition) 717 N Harmood St. Suffa 2200, Classe TX. 76201. Immediately pro-

61 Redeate Dr